

**Martin L. Hudler**

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US BANKRUPTCY COURT  
DISTRICT OF OREGON

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November 1, 2010

Hon. Randall Dunn  
United States Bankruptcy Court  
1001 SW 5<sup>th</sup> Ave, Suite 700  
Portland, OR 97204

Re: In re Keycom, LLC  
Case No. 09-33950-rld7

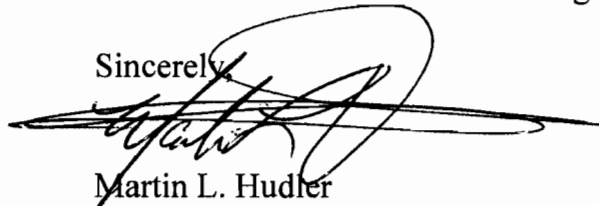
Hon. Randall Dunn:

I request that you deny the motion of National Loan Acquisitions Co. for reconsideration of their prior motion for the following reasons:

1. There is no provision in the Bankruptcy Rules for a motion for reconsideration.
2. National's request to bar me from further filings is done without my input. I have not had an opportunity to be heard. National filed a motion for relief from stay, which is a contested matter under BR 9014. Under that Rule, I am not allowed to intervene and be heard because Federal Rule 24 does not apply in a contested case proceeding. In fact, my response to the motion for relief from stay and request for documents was denied and rejected by the court.

As a basic rule of Due Process, a party must be entitled to be heard before matters can be decided against him. Under the existing rules, I have not been allowed to be heard. Therefore, as a matter of Due Process the motion of National should not be granted.

Sincerely,



Martin L. Hudler

cc: James Ray Streinz, Esq.